IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA,

Plaintiff,

VS.

No. 3:24-mj-00520-KFR

DONTE RICHARD ROCREEC OUTWATER,

Defendant.

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Alexandra Scarber, having been first duly sworn, do hereby depose and state as follows:

INTRODUCTION AND AGENT BACKGROUND

1. I am a Special Agent with the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF). I have been employed as a Special Agent by the ATF since September of 2023. Moreover, I am currently assigned to the Anchorage Field Office, Seattle Field Division. I am a graduate of the Federal Law Enforcement Training Center's Criminal Investigator and the ATF National Academy, where I received training on firearms and narcotics investigations. Since becoming a Special Agent with the ATF, I have participated in federal investigations involving firearm traffickers, felons in possession of firearms and ammunition, dealing firearms without a license, possession of stolen firearms, and the use of firearms in furtherance of drug trafficking crimes. As an ATF Special Agent, I am charged with the duties of investigating violations of the criminal laws of the United States, including investigating violations of 18 U.S.C. § 933 transferring a firearm if they know or



have reasonable cause to believe the use, carrying, possession, or receipt would constitute

any Federal or state felony, 21 U.S.C. § 841(a)(1), possession and/or distribution of

controlled substances, and 18 U.S.C. § 924(c), possessing a firearm in furtherance of drug

trafficking.

2. I make this affidavit in support of an application for a criminal complaint and arrest

warrant pursuant to Federal Rules of Criminal Procedure 3 and 4. As explained more fully

below, I have probable cause to believe that Donte Richard Rocreec Outwater has

committed the following federal criminal offenses:

Count 1: That on or about August 7, 2024, within the District of Alaska, at

or near Anchorage, the defendant, DONTE RICHARD ROCREEC

OUTWATER, distributed controlled substances.

Count 2: That on or about August 7, 2024, within the District of Alaska, at

or near Anchorage, the defendant, DONTE RICHARD ROCREEC

OUTWATER, used, possessed, and carried firearms during, in furtherance

of, and in relation to the drug trafficking offense alleged in Count 1.

3. The facts in this affidavit come from my personal observations, my training and

experience, and information obtained from other agents and witnesses. Because the

affidavit is intended to establish probable cause to support a complaint and secure an arrest

warrant, I have not included each and every fact known to me concerning this investigation.

FACTS ESTABLISHING PROBABLE CAUSE

4. The defendant is the subject of an ATF investigation involving a group of

individuals who actively participate in violent firearm related offenses (aggravated

assaults, drive-by shootings, home invasions, robbery, etc.) throughout Anchorage, as well

as trafficking in narcotics and firearms. Since June, undercover investigators have

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purchased 18 firearms from the defendant and those acting at his direction, including a

machinegun, and have purchased approximately 79.5 grams of methamphetamine. One of

these sales took place on August 7, 2024.

5. On August 7, 2024, undercover law enforcement officers met with the defendant for

a previously-agreed-upon purchase of firearms and narcotics.

6. An undercover agent purchased a Glock Model 43x 9mm pistol, which was

equipped with an aftermarket gold threaded barrel and an extended capacity magazine as

well as an Aero Precision X15 AR-style pistol. The pistol was loaded with a round

chambered. While speaking to the undercover agent, the defendant claimed he and his

associates were building the AR-style pistols he was selling. As part of the same

transaction, the defendant also sold the agent a bag with 10 multicolored tablets of what

appeared to be methamphetamine, based on my training and experience and my knowledge

of the investigation.

7. After the purchase, I field tested the multi-colored tablets, and the results were

positive for the presumptive presence of methamphetamine.

CONCLUSION

8. For the reasons described above, based on my training and experience and the facts

as set forth in this affidavit, there is probable cause to believe that Donte Richard Rocreec

Outwater has committed the offenses described in the attached complaint. Accordingly, I

ask the Court to issue the complaint and a warrant for Donte Richard Rocreec Outwater's

arrest in accordance with Federal Rule of Criminal Procedure 4(a).

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RESPECTFULLY SUBMITTED,

ALEXANDRA SCARBER Digitally signed by ALEXANDRA SCARBER Date: 2024.09.17 16:36:24 -08'00'

Special Agent Alexandra Scarber, ATF

Affidavit submitted by email/pdf and attested to me as true and accurate by telephone consistent with Fed.R.Crim.

P. 4.1 [and/or 4(d) for an arrest warrant or 41(d)(3) for a search warrant] this day of , 2024.

September 17, 2024

HON. KYLE F. REARDON United States Magistrate Judge

District of Alaska